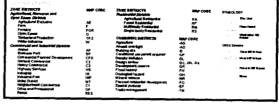


117-130-034 117-130-033







Planning Commission

BEFORE THE BOARD OF SUPERVISORS

COUNTY OF PLACER, STATE OF CALIFORNIA

In the matter of: A RESOLUTION AMENDING THE TAHOE VIS COMMUNITY PLAN (PSUB 2005 0934)	Ordinance No: First Reading:
The following RESOLUTION was duly passed by the	ne Board of Supervisors of the County of
Placer at a regular meeting held	by the following vote on roll call:
Ayes:	
Noes:	
Absent:	
Signed and approved by me after its passage.	
Attest: Clerk of the Board	

THE BOARD OF SUPERVISORS, COUNTY OF PLACER, STATE OF CALIFORNIA, DOES HEREBY RESOLVE AS FOLLOWS:

That the Tahoe Vista Community Plan, which covers the property indicated on the attached Exhibit, be amended to change the maximum allowed density for Assessor Parcel Numbers 117-130-003 & 117-130-034 from 15 dwelling units per acre to 18 units per acre.

MAXIMUM DENSITIES: Pursuant to Chapter 21 DENSITY, the following list establishes the maximum allowable densities that may be permitted for any parcel located within the Community Plan Area. The actual development permitted may be further limited by transfer of development rights limitations, residential density incentive programs, special use determinations, allocation limitations, and general site development standards.

USE

MAXIMUM DENSITY

Residential

Single family dwelling 1 unit per parcel Mobile home dwelling 10 units per acre

15 units per acre (with the exception of Multiple family dwelling

Assessor's Parcels 117-130-03 and 117-130-034, at 18 units/acre) Multi-person dwelling 25 people per acre 25 people per acre Residential care

As per the limitations above Employee housing

MAXIMUM DENSITY USE

Tourist Accommodation

Bed and breakfast facilities 10 units per acre

Hotel, motel and other transient

units

with less than 10% of units with kitchens 40 units per acre • with 10% or more units with kitchens 15 units per acre

Timeshare

As set forth above

Recreation

Developed campgrounds 8 sites per acre Group facilities 25 persons per acre 10 sites per acre Recreation vehicle park

RESIDENTIAL BONUS UNITS: Pursuant to Chapter 35, the maximum number of residential bonus units which may be permitted for this Community Plan Area is 20 units.

TOURIST ACCOMMODATION BONUS UNITS: Pursuant to Chapter 35, the maximum number of tourist accommodation bonus units which may be permitted for this Community Plan Area is 0 units.

ref: t:\pln\kathi\TVCPDensities.doc

Rezone Exhibit for APN 117-130-033 & 034

USE

Residential Single-family dwelling Mobile Home dwelling Multiple family dwelling Multi-person dwelling Residential care Employee housing Planned Development

MAXIMUM DENSITY

1 unit per parcel
10 units per acre
15 units per acre
25 people per acre
25 people per acre
As per the limitations above
18 units per acre



PLACER COUNTY PLANNING DEPARTMENT

11414 B Avenue, Auburn, CA 95603 (530) 886-3000/FAX (530) 886-3080

INITIAL STUDY

In accordance with the policies of the Placer County Board of Supervisors regarding implementation of the California Environmental Quality Act, this document constitutes the Initial Study on the proposed project. This Initial Study provides the basis for the determination whether the project may have a significant effect on the environment. If it is determined that the project may have a significant effect on the environment, an Environmental Impact Report will be prepared which focuses on the areas of concern identified by this Initial Study.

I. BACKGROUND

Title of Project: T

Tahoe Vista Chalets

EIAQ #3759

Environmental Setting: The subject property is situated between North Lake Boulevard (SR28) and Lake Tahoe in the Tahoe Vista area. This property encompasses an area of approximately 13,998 sq. ft. and consists of two, 50' wide parcels. These parcels contain a total of 6 existing dwelling units, a common pier, and a paved parking pad. Land use patterns in the area consist of a wide range of urban and commercial areas, public and private recreational areas and facilities with a predominance of tourist accommodations and commercial use along Highway 28. The vegetation of this property is rather sparse with the exception of a few mature trees and lawn areas between the structures. No sensitive native vegetation was currently identified on the properties during the review of this project.

Project Description: The applicants propose to subdivide two existing parcels with six existing units into a Planned Unit Development (PUD) consisting of six lots (each encompassing an existing unit) and a common area. The existing units were originally constructed in the mid to late 1960's as part of the motel across the highway. They have since been converted to single-family dwellings. The existing land uses, structures and development will remain as they currently stand. The proposal is for the subdivision of 2 lots into 6 lots and a common area to allow for separate ownership. The proposed project will need a county approved Conditional Use Permit/ Planned Unit Development for the six proposed building lots and a General Plan Amendment to exceed the current density limitation. No new unit additions or expansion of existing units is requested as part of this subdivision.

II. EVALUATION OF ENVIRONMENTAL IMPACTS:

- A. A brief explanation is required for all answers except "No Impact" answers.
- B. "Less than Significant Impact" applies where the project's impacts are negligible and do not require any mitigation to reduce impacts.
- C. "Potentially Significant Unless Mitigation Incorporated" applies where the incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less than Significant Impact." The County, as lead agency, must describe the mitigation measures, and briefly explain how they reduce the effect to a less-than-significant level (mitigation measures from Section IV, EARLIER ANALYSES, may be cross-referenced).
- D. "Potentially Significant Impact" is appropriate if there is substantial evidence that an effect is significant. If

(See attach	ments for information sources) No Impact	Less Than Significant Impact	Significant Unless Mitigation Incorporated	Potentially Significant Impact
	there are one or more "Potentially Significant Impact" entries when the deterquired.	ermination	is made, an F	EIR is
E.	All answers must take account of the entire action involved, including off-sas well as project-level, indirect as well as direct, and construction as well a Section 15063 (a) (1)].			
F.	Earlier analyses may be used where, pursuant to the tiering, program EIR, of has been adequately analyzed in an earlier EIR or Negative Declaration [Se analyses are discussed in Section IV at the end of the checklist.			
G.	References to information sources for potential impacts (e.g., general plans ordinances) should be incorporated into the checklist. Reference to a previous document should include a reference to the pages or chapters where the stat list should be attached, and other sources used, or individuals contacted, should be attached.	ously prepa tement is su	red or outside bstantiated.	e A source

1. E/	ND USE PLANNING. Would the proposal:			40.72	
a.	Conflict with general plan/community plan/specific plan designation(s) or zoning, or policies contained within such plans?				
b.	Conflict with applicable environmental plans or policies adopted by responsible agencies with jurisdiction over the project?		\boxtimes		
c.	Be incompatible with existing land uses in the vicinity?			X	
d.	Affect agricultural and timber resources or operations (e.g., impacts to soils or farmlands and timber harvest plans, or impacts from incompatible land uses)?				
e.	Disrupt or divide the physical arrangement of an established community (including a low-income or minority community)?	\boxtimes			
f.	Result in a substantial alteration of the present or planned land use of an area?			\boxtimes	

Planning Department

Discussion - Item 1a & b:

Originally the site was developed in 1969 as a six-unit cottage site with several building additions to the property over the years. A review of the property records and property deeds reflect the sale of the units to Common ownership in 1979.

The proposed development will not result in the removal of any of the existing six (6) single-family structures. However, the proposed project exceeds the density limitation for the zone district of 15 dwelling units per acre. Based on this restriction, the site would be limited to 5 units and the applicants are proposing six individual lots for the existing single-family homes. The parking demand table for this area requires 2 parking spaces to be provided for each single-family dwelling. The applicant is limited to being able to provide 5 on-site parking spaces as well as 6 others that partially

Potentially

Environmental Issues			Potentially	
(See attachments for information sources)		Less Than	Significant Unless	Potentially
	No Impact	Significant Impact	Mitigation	Significant
			Incorporated	Impact

encroach into the right of way (HWY 28). Additionally, due to the limited area between the structures and the roadway, the project will not be able to incorporate all of the improvements that are mentioned in the Community Plan Improvements. As a result, staff will only be asking that the sidewalk improvements (with paving stones to match the Community Plan theme) be constructed along the frontage of the property.

Discussion - Item 1 c & f: The proposed building envelopes designed with the intention of accommodating the existing structures including such features as roof overhangs, decks, etc.

Mitigations - Item 1a, c & f: The project will require the approval of a General Plan Amendment to exceed the current density limitation for this area and a Conditional Use Permit (CUP) application is required for the proposed Planned Unit Development (PUD) project. The purpose of a CUP is to identify sensitive areas of Placer County where any proposed use or development will raise significant land use policy issues and/or community concerns and, therefore, should not be considered for approval or disapproval without the level of public participation and review afforded by the CUP process. With the public review process and comments, the Planning Commission can approve the application with conditions or they can deny any application for a CUP. A CUP application must be approved through the public hearing process to determine if the PUD is appropriate for this project site. The applicant shall be required to obtain the approval of a variance to allow the project to be deficient in the number of required parking spaces however there is no viable option for additional parking spaces since no additional land exists.

Mitigations - Item 1a Prior to Improvement Plan approval, the applicant shall be required to meet the requirements for the CP improvements by either securing an encroachment permit from Caltrans to perform work in the highway right-of-way for the sidewalk, or if deemed appropriate by the County, to provide a cash payment in-lieu-of construction of the Tahoe Vista Community Plan Highway 28 frontage improvements. The cash payment shall be 120% of an approved engineer's estimate of the sidewalk.

Advisory Comment: Any additions or modifications to the existing structures shall be required to conform to any applicable, current code provision.

Department of Public Works

Discussion - Item 1a: The Tahoe Vista Community Plan (TVCP) includes specific Standards and Guidelines for frontage improvements to State Route 28 (SR 28) for the East End Area. The proposed project fronts SR 28 in the East End Area. Per the TVCP, the proposed project should consider the following basic elements for frontage improvements to SR 28: four travel lanes, median divider or center turn land (12' wide), 5' wide bike lanes, vertical curb as approved by Caltrans, 6' to 8' wide sidewalks (straight or meandering), lighting, and landscaping. Projects within the TVCP that have been approved or are under construction have been typically required to construct the Community Plan frontage improvement requirements. However, the applicant has submitted plans showing the TVCP SR 28 improvements along the project's frontage and the construction of said improvements would significantly impact the existing parking area of the project. County staff has determined that construction of the required improvements would not be appropriate due to the small scale of the proposed project and the potential long range of the build-out of the Community Plan improvements. However, County staff has determined that the impacts of the project could be potentially significant in the future when the majority of the improvements are being constructed.

Miti	iga	tions	-	Item	1a:

<u>MM 1.1</u>

Refer to m	itigations of the Planning Department.			
2. PC	PULATION AND HOUSING. Would the proposal:		ja	
a.	Cumulatively exceed official regional or local population projections?	\boxtimes		□ 85 3

Environmen (See attachm	ntal Issues nents for information sources)	No Impact	Less Than Significant Impact	Significant Unless Mitigation Incorporated	Potentially Significant Impact
b.	Induce substantial growth in an area either directly or indirectly (e.g., through projects in an undeveloped area or extension of major infrastructure)?				
c.	Displace existing housing, especially affordable housing?	\boxtimes			
Planning D	<u>epartment</u>				
developmen	ed project will not have significant affects to population and housing the will remain as it currently stands. The proposal is to only create and common area.				
3. GE	OLOGIC PROBLEMS. Would the proposal result in or expose p	eople to po	tential imp	acts involvin	ıg:
a.	Unstable earth conditions or changes in geologic substructures?	\boxtimes			
b.	Significant disruptions, displacements, compaction or overcrowding of the soil?		\boxtimes		
c.	Substantial change in topography or ground surface relief features?		\boxtimes		
d.	The destruction, covering or modification of any unique geologic or physical features?	\boxtimes			
e.	Any significant increase in wind or water erosion of soils, either on or off the site?			\boxtimes	
f.	Changes in deposition or erosion or changes in siltation which may modify the channel of a river, stream, or lake?			\boxtimes	
g.	Exposure of people or property to geologic and geomorphological (i.e. avalanches) hazards such as earthquakes, landslides, mudslides, ground failure, or similar hazards?				
Departmen	t of Public Works				
Discussion:					
Item 3b, 3c: This project proposal would result in the grading and construction of on site stone pavement and masonry pedestrian circulation areas and new drainage facilities. The proposed improvements replace existing improvements on the site. The project's site specific impacts associated with soil disruptions are considered to be less than significant.					
Item 3e, 3f: Erosion potential is always present and occurs when soils are disturbed and protective vegetative cover is removed. It is primarily the pedestrian circulation area construction and construction for utilities that are responsible for accelerating erosion. The proposed project would increase the potential for erosion and water quality impacts without					

Environmental Issues	<u> </u>		Potentially Significant	
(See attachments for information sources)		Less Than Significant	Unless	Potentially
	No Impact	Impact	Mitigation Incorporated	Significant Impact

appropriate mitigations. The project's site specific impacts associated with erosion can be mitigated to a less than significant level by implementing the following mitigations agreed to by the applicant.

Mitigations:

MM 3.1

The applicant shall prepare and submit Improvement Plans, specifications and cost estimates (per the requirements of Section II of the Land Development Manual [LDM] that are in effect at the time of submittal) to the DPW for review and approval. The plans shall show all conditions for the project as well as pertinent topographical features both on- and offsite. All existing and proposed utilities and easements, on-site and adjacent to the project, which may be affected by planned construction, shall be shown on the plans. All landscaping and irrigation facilities within the public right-of-way (or public easements), or landscaping within sight distance areas at intersections, shall be included in the Improvement Plans. The applicant shall pay plan check and inspection fees. The cost of the above-noted landscape and irrigation facilities shall be included in the estimates used to determine these fees. It is the applicant's responsibility to obtain all required agency signatures on the plans and to secure department approvals. If the Design/Site Review process and/or DRC review is required as a condition of approval for the project, said review process shall be completed prior to submittal of Improvement Plans. Record drawings shall be prepared and signed by a California Registered Civil Engineer at the applicant's expense and shall be submitted to the DPW prior to acceptance by the County of site improvements.

ADVISORY COMMENT: Conceptual landscape plans submitted prior to project approval may require modification during the Improvement Plan process to resolve issues of drainage and traffic safety. (SR/CR/MM) (DPW)

ADVISORY COMMENT: Technical review of the Final Map shall not commence until the Improvement Plans are approved by the DPW. The applicant shall provide 5 copies of the approved Tentative Map and 2 copies of the approved conditions with the plan check application. **(CR)(DPW)**

MM 3.2

All proposed grading, drainage improvements, vegetation and tree removal shall be shown on the Improvement Plans and all work shall conform to provisions of the County Grading Ordinance (Ref. Article 15.48, formerly Chapter 29), Placer County Code) that are in effect at the time of submittal. No grading, clearing, or tree disturbance shall occur until the Improvement Plans are approved and all temporary construction fencing has been installed and inspected by a member of the DRC. All cut/fill slopes shall be at 2:1 (horizontal:vertical) unless a soils report supports a steeper slope and DPW concurs with said recommendation.

The applicant shall revegetate all disturbed areas. Revegetation undertaken from April 1 to October 1 shall include regular watering to ensure adequate growth. A winterization plan shall be provided with project Improvement Plans. It is the applicant's responsibility to assure proper installation and maintenance of erosion control/winterization during project construction. Where soil stockpiling or borrow areas are to remain for more than one construction season, proper erosion control measures shall be applied as specified in the Improvement Plans/Grading Plans. Provide for erosion control where roadside drainage is off of the pavement, to the satisfaction of the DPW.

Submit to the DPW a letter of credit or cash deposit in the amount of 110% of an approved engineer's estimate for winterization and permanent erosion control work prior to Improvement Plan approval to guarantee protection against erosion and improper grading practices. Upon the County's acceptance of improvements, and satisfactory completion of a one-year maintenance period, unused portions of said deposit shall be refunded to the project applicant or authorized agent.

If, at any time during construction, a field review by County personnel indicates a significant deviation from the proposed grading shown on the Improvement Plans, specifically with regard to slope heights, slope ratios, erosion control, winterization, tree disturbance, and/or pad elevations and configurations, the plans shall be reviewed by the DRC/DPW for

Environmental Issues			Potentially	
(See attachments for information sources)		Less Than	Significant	Datamtialla
	No Impact	Significant	Unless Mitigation	Potentially Significant
		Impact	Incorporated	Impact

a determination of substantial conformance to the project approvals prior to any further work proceeding. Failure of the DRC/DPW to make a determination of substantial conformance may serve as grounds for the revocation/modification of the project approval by the appropriate hearing body. (SR/CR) (DPW)

MM 3.3

Prepare and submit with the project Improvement Plans, a drainage report in conformance with the requirements of Section 5 of the LDM and the Placer County Storm Water Management Manual that are in effect at the time of submittal, to the DPW for review and approval. The report shall be prepared by a Registered Civil Engineer and shall, at a minimum, include: A written text addressing existing conditions, the effects of the improvements, all appropriate calculations, a watershed map, increases in downstream flows, proposed on- and off-site improvements and drainage easements to accommodate flows from this project. The report shall address storm drainage during construction and thereafter and shall propose "Best Management Practice" (BMP) measures to reduce erosion, water quality degradation, etc. Said BMP measures for this project shall include (but are not limited to): Minimizing drainage concentration from impervious surfaces, construction management techniques, erosion protection at culvert outfall locations, straw bale sediment barriers, silt fencing and/or fiber roll waddles at the toe of all slopes, spreading of topsoil, netting, tackifiers, seed, mulch to promote revegetation, and oil/sand separators. (CR/MM) (DPW)

4. W	ATER. Would the proposal result in:	, A	1911	110
a.	Changes in absorption rates, drainage patterns, or the rate and amount of surface runoff?		\boxtimes	
b.	Exposure of people or property to water related hazards such as flooding?			
c.	Discharge into surface waters or other alterations of surface water quality (e.g., temperature, dissolved oxygen, or turbidity)?			
d.	Changes in the amount of surface water in any water body?	\boxtimes		
e.	Changes in currents, or the course of direction of water movements?	\boxtimes		
f.	Change in the quantity of groundwater, either through direct additions of withdrawals, or through interception of an aquifer by cuts or excavations, or through substantial loss of groundwater recharge capability?			
g.	Altered direction or rate of flow of groundwater?	\boxtimes		
h.	Impacts to groundwater quality?	\boxtimes		
i.	Substantial reduction in the amount of groundwater otherwise available for public water supplies?	\boxtimes		
j.	Impacts to the watershed of important surface water resources, including but not limited to, Lake Tahoe, Folsom Lake, Hell Hole Reservoir, Rock Creek Reservoir, Sugar Pine Reservoir, French Meadows Reservoir, Combie Lake, and Rollins Lake?			

Environme (See attachn	ntal Issues nents for information sources)	No Impact	Less Than Significant Impact	Potentially Significant Unless Mitigation Incorporated	Potentially Significant Impact
<u>Departme</u>	nt of Public Works				
significant system tha construction	c. 4i: The project proposal will reconstruct paved parking/pedestrichange in the rate and amount of surface runoff. In fact, the project will infiltrate the 20 year, 1 hour storm, per the Lahontan in of the infiltrators that will reduce impacts to the watershed of L with changes in runoff are considered less than significant.	ct proposes RWQCB st	to constructandards.	et a drainage The projec	e infiltrator t proposes
5. <u>A</u> I	R QUALITY, Would the proposal:	- 1			
a.	Violate any air quality standard or contribute to an existing or projected air quality violation?	\boxtimes			
b.	Expose sensitive receptors to pollutants?	\boxtimes			
c.	Have the potential to increase localized carbon monoxide levels at nearby intersections in exceedance of adopted standards?				
d.	Create objectionable odors?	\boxtimes			
Air Pollutio	on Control District				
significance As this proj	The project's estimated daily short term emissions and long term of thresholds and therefore the project alone should not result in sign ect only involves the changing of the property from common owner are proposed.	ificant air c	quality impa	acts.	0
6. TR	ANSPORTATION/CIRCULATION. Would the proposal result	in:		Distance of the second	
a.	Increased vehicle trips or traffic congestion?	\boxtimes			
b.	Hazards to safety from design features (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?	\boxtimes			
c.	Inadequate emergency access or access to nearby uses?	\boxtimes			
d.	Insufficient parking capacity on-site or off-site?	\boxtimes			
e.	Hazards or barriers for pedestrians or bicyclists?				
f.	Conflicts with adopted policies supporting alternative transportation (e.g., bus turnouts, bicycle racks)?	\boxtimes			
g.	Rail, waterborne, or air traffic impacts?	\boxtimes			89 7

Environmental Issues			Potentially	
(See attachments for information sources)	No Impact	Less Than Significant Impact	Significant Unless Mitigation	Potentially Significant
· · · · · · · · · · · · · · · · · · ·		ппраст	Incorporated	Impact

Department of Public Works

The project is a subdivision of 6 existing homes into separately saleable lots. There would be no significant change in traffic impacts from the existing conditions.

7.		BIOLOGICAL RESOURCES. Would the proposal result in imp	acts to:	120	, and the second	1
	a.	Endangered, threatened or rare species or their habitats (including, but no limited to plants, fish, insects, animals, and birds)?	\boxtimes			
	b.	Locally occurring natural communities (e.g., oak woodlands, mixed conifer, annual grasslands, etc.)?	\boxtimes			
	c.	 Significant ecological resources including: Wetland areas including vernal pools; Stream environment zones; Critical deer winter ranges (winter and summer), migratory routes and fawning habitat; Large areas of non-fragmented natural habitat, including but not limited to Blue Oak Woodlands, Valley Foothill Riparian, vernal pool habitat; Identifiable wildlife movement zones, including but not limited to, non-fragmented stream environment zones, avian and mammalian routes, and known concentration areas of waterfowl within the Pacific Flyway; Important spawning areas for anadromous fish? 				

Planning Department

The Tahoe Vista Community Plan Area is located in the Sierra Nevada coniferous ecosystem at the Jeffrey pine belt altitude (North Tahoe Community Plans Final Environmental Impact Report April 1996)

The Community Plan Area of Tahoe Vista is a commercial district built on former conifer, riparian and beach habitat, but due to extensive logging during the Comstock era and urbanization, little remains of the original vegetation and the associated animal species. The proposed project is to only create individual lots and not change any of the structures and/or existing biological resources that currently remain.

There were no Threatened, Endangered or Sensitive plants within the project area nor are there suitable habitat for such species currently identified on the properties during the review of this project.

The proposed project will not have any significant affect to biological resources since the project will not have any physical changes nor will the project have any vegetation removed from the site.

Environme (See attachn	ntal Issues nents for information sources)	No Impact	Less Than Significant Impact	Potentially Significant Unless Mitigation Incorporated	Potentially Significant Impact
a.	Conflict with adopted energy conservation plans?	\boxtimes			
b.	Use non-renewable resources in a wasteful and inefficient manner?	\boxtimes			
c.	Result in the loss of availability of a known mineral resource that would be of future value to the region and state residents?	\boxtimes			
Planning I	<u>Department</u>				
structures a	sed project will not have significant affects to adopted energy conse and development will remain as it stands currently. The proposal is wnership and common area.				
9. IA	ZARDS. Would the proposal involve:				
a.	A risk of accidental explosion or release of hazardous substances (including, but not limited to, oil, pesticides, chemicals, or radiation)?				
b.	Possible interference with an emergency response plan or emergency evacuation plan?	\boxtimes			
c.	The creation of any health hazard or potential health hazard?	\boxtimes			
d.	Exposure of people to existing sources of potential health hazards?	\boxtimes			
e.	Increased fire hazard in areas with flammable brush, grass, or trees?		\boxtimes		
Planning D	Department				
Discussion	- Item 9e: Obviously, the potential for disastrous wild land fires in	the Lake T	ahoe region	n exists.	
Advisory C letter of Ma	omment: The project will meet the requirements of the North Tahoo y 11, 2001.	Fire Prote	ction Distr	ict presented	in their
10. NO	ISE. Would the proposal result in:				
a.	Increases in existing noise levels?	\boxtimes			
b.	Exposure of people to noise levels in excess of County standards?	\boxtimes			
11. PU	BLIC SERVICES. Would the proposal have an effect upon, or res	ult in need	for new or	altered gove	rnment

Environmental Issues (See attachments for information sources)	No Impact	Less Than Significant Impact	Potentially Significant Unless Mitigation Incorporated	Potentially Significant Impact
a. Fire Protection?	\boxtimes		П	
b. Sheriff Protection?	\boxtimes			
c. Schools?	\boxtimes			
d. Maintenance of public facilities, including roads?	\boxtimes			
e. Other governmental services?	\boxtimes			
Planning Department				
The proposed project will not have significant affects to public services such a	s fire, sheri	ff, schools,	, maintenanc	e of
public facilities on other government services.	from the of	footed games	iana	
Advisory Comment: The applicant shall be required provide will serve letters	irom the an			
12. UTILITIES AND SERVICE SYSTEMS. Would the proposal result substantial alterations to the following utilities:		or new sys	tems on supp	lies or
a. Power or natural gas?	\boxtimes			
b. Communication systems?	\boxtimes			
c. Local or regional water treatment or distribution facilities?	\boxtimes			
d. Sewer, septic systems, or wastewater treatment and disposal facilities?				
e. Storm water drainage?	\boxtimes			
f. Solid waste materials recovery or disposal?	\boxtimes			
g. Local or regional water supplies?	\boxtimes			
Planning Department				
The proposed project will not have significant affects to power or natural gas, of water treatment, storm water, sewer systems, solid waste, and/or water supplies				
Advisory Comment: The applicant shall be required provide will serve letters fi	rom the aff	ected utiliti	es and servi	ces.
13. AESTHETICS. Would the proposal:	4			
a. Affect a scenic vista or scenic highway?	\boxtimes			
b. Have a demonstrable negative aesthetic effect?	\boxtimes			
			9.	\mathcal{Z}_{10}

Environmental Issues (See attachments for information sources)	No Impact	Less Than Significant Impact	Potentially Significant Unless Mitigation Incorporated	Potentially Significant Impact
c. Create adverse light or glare effects?	\boxtimes			· 🔲
Planning Department The proposed project will not have significant affects to aesthetics since the extopography will be left as it currently exists.	xisting buil	dings, land	scaping and	
14. CULTURAL RESOURCES. Would the proposal:	44.			· · · · · · · · · · · · · · · · · · ·
a. Disturb paleontological resources?			\boxtimes	
b. Disturb archaeological resources?			\boxtimes	
c. Affect historical resources?	\boxtimes			
d. Have the potential to cause a physical change, which would affect unique ethnic cultural values?	\boxtimes			
e. Restrict existing religious or sacred uses within the potential impact area?				
 Planning Department Discussion - Items 14 a,b,c,d, +e: A search of archeological records indicates resources may be present in the southeast portion of the Tahoe Vista Community area. An inventory of historic structures was conducted for the project site to ide development projects. No significant historic structures were identified. The apprent the North Central Information Center (NCIC) at the California State University chance that Native American or other historic resources may be located in the Mitigation - Items 14 a & b: Prior to any future construction and/or excavation, all areas that would intensively surveyed for cultural resources. If any cultural resources the archeologist for significance under CEQA. Significant cultural consistent with the requirements of CEQA. The Grading Plan shall include provisions, which require that in the during the project construction, work shall be halted in the vicinity un archeologist. 	Plan area on the project area on the subject are encoural resource event that of the project that of the project are encoural resource event that of the project that of the project are encourable project ar	outside of the cord any resprovided contract states that it to excavate the could be will be could be	e proposed proposed proposed proposed proposed proposed to there is a various or grading will be evaluated or ources are d	roject to se from ery low ang will be luated by mitigated iscovered
15. RECREATION. Would the proposal:			, yle	
a. Increase the demand for neighborhood or regional parks or other recreational facilities?		\boxtimes		
b. Affect existing recreational opportunities?		\boxtimes		
Planning Department				

Environmental Issues (See attachments for information sources)	No Impact	Less Than Significant Impact	Potentially Significant Unless Mitigation Incorporated	Potentially Significant Impact

Discussion - Items 15a+b: The proposed development could increase some demand for recreation facilities and could increase utilization of existing recreation facilities in the Tahoe Vista area.

Advisory Comment: All park fees shall be paid for each lot created. For projects of twenty or less dwelling units, the necessary funding to offset the cost to the county of providing other nearby recreational facilities shall be determined by the hearing body.

III M.	NDATORY FINDINGS OF SIGNIFICANCE					
A.	Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of rare or endangered plants or animals, or eliminate important examples of the major periods of California history or prehistory?					
В.	Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.)					
C.	Does the project have environmental effects, which will cause substantial adverse effects on human beings, either directly or indirectly?					
<u>Departn</u>	nent of Public Works					
Discussion: This project has land use impacts based on the Community Plan Hwy 28 frontage improvement requirements that could be cumulatively considerable. The applicant has proposed to mitigate their site specific impacts by applying the mitigation measures referenced above, as well as the mitigations described in their revised project description. With the implementation of the mitigations included, the project's site specific impacts will be mitigated to a less than significant level. Mitigations: Please see mitigations as outlined above.						

IV. EARLIER ANALYSIS

Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, one or more effect has been adequately analyzed in an earlier EIR or Negative Declaration [State CEQA guidelines Section 15063(c)(3)(D)]. In this case a discussion should identify the following on attached sheets.

- A. Earlier analyses used. Identify earlier analyses and state where they are available for review.
- B. **Impacts adequately addressed.** Identify which effects from the above checklist were within the scope of, and adequately analyzed in, an earlier document pursuant to applicable legal standards. Also, state whether such effects were addressed by mitigation measures based on the earlier analysis.

C	d	Mitigation measures. For effects that are checked as "F describe the mitigation measures which were incorporate which they address site-specific conditions for the project	ed or	tially Significant Unless Mitigation Incorporated refined from the earlier document and the extent	l," t to
Autl	ority	Public Resources Code Sections 21083 and 21087.			
Refe Cour	rence	e: Public Resources Code Sections 21080(c), 21080.1, 21080.5 Mendocino, 202 Cal. App. 3d 296 (1988); Leonoff v. Montere	.3, 210 ey Boo	082.1, 21083, 31083.3, 21093, 21094, 21151; Sundstant of Supervisors, 222 Cal. App. 3d 1337 (1990).	rom v.
V.	ŌT	HER RESPONSIBLE AND TRUSTEE AGENCIES	S WI	HOSE APPROVAL IS REQUIRED	
	Cal	ifornia Department of Fish and Game		Local Agency Formation Commission (LAFC	(o)
\boxtimes	Cali	ifornia Department of Transportation (e.g. Caltrans)		California Department of Health Services	
\boxtimes	Cal	ifornia Regional Water Quality Control Board		California Integrated Waste Management Boa	ırd
	Cal	ifornia Department of Forestry	\boxtimes	Tahoe Regional Planning Agency	
	U.S	S. Army Corp of Engineers		California Department of Toxic Substances	
	U.S	S. Fish and Wildlife Service			
	Nat	tional Marine Fisheries Service			
VI.	DE	TERMINATION (to be completed by the Lead Age	ncy)		
	A.	I find that the proposed project is categorically exempt	t (Cla	ss) from the provisions of CEQA.	
	B.	I find that the proposed project COULD NOT have NEGATIVE DECLARATION will be prepared.	a sig	nificant effect on the environment, and a	
	C.	I find that although the proposed project COULD have WILL NOT be a significant effect in this case because have been added to the project. A MITIGATED NEO	e the	mitigation measures described herein	
	D.	I find that the proposed project is within the scope of in Negative Declaration, and that only minor technical chits adequacy for the project. An ADDENDUM TO TO NEGATIVE DECLARATION will be prepared.	anges	s and/or additions are necessary to ensure	
	E.	I find that the proposed project MAY have a significan ENVIRONMENTAL IMPACT REPORT is require			
	F.	I find that the proposed project MAY have a significant effect has not been adequately analyzed in an earlier do Potentially significant impacts and mitigation measures earlier document are described on attached sheets (see IMPACT REPORT will be prepared to address those subsequent, or supplemental EIR).	ocumos that Section	ent pursuant to applicable legal standards. have been adequately addressed in an on IV above). An ENVIRONMENTAL	
	G.	I find that the proposed project is within the scope of ir	mpact	s addressed in a previously certified EIR,	

95 13

	and that some changes and/or additions are necessary, but none of the conditions requiring a Subsequent or Supplemental EIR exist. An ADDENDUM TO THE PREVIOUSLY-CERTIFIED EIR will be prepared.	
H.	I find that the proposed project is within the scope of impacts addressed in a previously-certified Program EIR, and that no new effects will occur nor new mitigation measures are required. Potentially significant impacts and mitigation measures that have been adequately addressed in an earlier document are described on attached sheets, including applicable mitigation measures that are imposed upon the proposed project (see Section IV above). NO FURTHER ENVIRONMENTAL DOCUMENT will be prepared [see CEQA Guidelines, Section 15168(c)(2)], 15180, 15181, 15182, 15183.	
VIII EN		
Steve Bu Phillip Fi Roger Da	vironmental Review Committee (Persons/Departments Consulted): elna, Planning Department rantz, Department of Public Works avies, Environmental Health Services bs, Air Pollution Control District	
Signature	ENVIRONMENTAL REVIEW COMMITTEE CHAIRPERSON Date	

T:\CMD\CMDP\LORI\EIAQ\3759

CONDITIONS OF APPROVAL - GENERAL PLAN/COMMUNITY PLAN AMENDMENT/REZONING/CONDITIONAL USE PERMIT/MAJOR SUBDIVISION/VARIANCE - TAHOE VISTA CHALETS - (PSUB T20050934)

THE FOLLOWING CONDITIONS SHALL BE SATISFIED BY THE APPLICANT, OR AN AUTHORIZED AGENT. THE SATISFACTORY COMPLETION OF THESE REQUIREMENTS SHALL BE DETERMINED BY THE DEVELOPMENT REVIEW COMMITTEE (DRC), COUNTY SURVEYOR, AND/OR THE PLANNING COMMISSION.

- This approval authorizes the subdivision of two existing lake front parcels into a Planned Unit Development (PUD) in order to allow building envelopes around each of the existing six homes. This proposal will allow for a common area and each dwelling to be under separate ownership. The project includes a county approved Conditional Use Permit, a Variance to the number of required parking spaces, a Major Subdivision, and a General Plan Amendment/Rezoning in order to change the density requirement stated in the Plan Area Statement of the Tahoe Vista Community Plan. This project approval is predicated upon the Board of Supervisors approving a General Plan Amendment from a density limitation of 15 dwelling units per acre, allowing for a density of 18 units per acre.
- 2. The Variance is approved to allow for 11 parking spaces to be provided, where 12 would otherwise be required (2 parking spaces per dwelling unit).
- The following Sample Condition #'s: <u>ip7, ip8(mm), ip12, ip20, ip21, ip24, ip25, ip26, ip29, rt5, ps2, mc9, mc10, and ep1, apply to this project as printed in *Placer County Land Development Departments' Sample Conditions*, Volume 2004, Number 1, dated July 27, 2004 as listed in the conditions A) through N) below:</u>
 - A) The connection of each existing residence within this project to public sanitary sewers is required, shall be shown on the Improvement Plans, and shall be included in the engineer's estimate of costs for subdivision improvements. Note: Hook-up fees are not to be included in the Engineer's Estimate. (EHS/DPW)
 - B) All proposed grading, drainage improvements, vegetation and tree removal shall be shown on the Improvement Plans and all work shall conform to provisions of the County Grading Ordinance (Ref. Article 15.48, formerly Chapter 29), Placer County Code) that are in effect at the time of submittal. No grading, clearing, or tree disturbance shall occur until the Improvement Plans are approved and all temporary construction fencing has been installed and inspected by a member of the DRC. All cut/fill slopes shall be at 2:1 (horizontal:vertical) unless a soils report supports a steeper slope and DPW concurs with said recommendation.

The applicant shall revegetate all disturbed areas. Revegetation undertaken from April 1 to October 1 shall include regular watering to ensure adequate growth. A

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winterization plan shall be provided with project Improvement Plans. It is the applicant's responsibility to assure proper installation and maintenance of erosion control/winterization during project construction. Where soil stockpiling or borrow areas are to remain for more than one construction season, proper erosion control measures shall be applied as specified in the Improvement Plans/Grading Plans. Provide for erosion control where roadside drainage is off of the pavement, to the satisfaction of the DPW.

Submit to the DPW a letter of credit or cash deposit in the amount of 110% of an approved engineer's estimate for winterization and permanent erosion control work prior to Improvement Plan approval to guarantee protection against erosion and improper grading practices. Upon the County's acceptance of improvements, and satisfactory completion of a one-year maintenance period, unused portions of said deposit shall be refunded to the project applicant or authorized agent.

If, at any time during construction, a field review by County personnel indicates a significant deviation from the proposed grading shown on the Improvement Plans, specifically with regard to slope heights, slope ratios, erosion control, winterization, tree disturbance, and/or pad elevations and configurations, the plans shall be reviewed by the DRC/DPW for a determination of substantial conformance to the project approvals prior to any further work proceeding. Failure of the DRC/DPW to make a determination of substantial conformance may serve as grounds for the revocation/modification of the project approval by the appropriate hearing body. (MM) (DPW)

- C) Storm water run-off shall be reduced to pre-project conditions through the installation of retention/detention facilities. Retention/detention facilities shall be designed in accordance with the requirements of the Placer County Storm Water Management Manual that are in effect at the time of submittal, and to the satisfaction of DPW. The DPW may, after review of the project drainage report, delete this requirement if it is determined that drainage conditions do not warrant installation of this type of facility. In the event on-site detention requirements are waived, this project may be subject to payment of any in-lieu fees prescribed by County Ordinance. No retention/detention facility construction shall be permitted within any identified wetlands area, floodplain, or right-of-way, except as authorized by project approvals. (MM) (DPW)
- D) Provide the DPW with a letter from the appropriate fire protection district describing conditions under which service will be provided to this project. Said letter shall be provided prior to the approval of Improvement Plans, and a fire protection district representative's signature shall be provided on the plans. (MM) (DPW)
- E) Extend a pressurized water system into the subdivision to County (Section 7 of the LDM) or fire district standards, whichever are greater. (DPW)
- F) The Improvement Plans shall be approved by the water supply entity for water service, supply, and maintenance. The water supply entity shall submit to the Departments of Environmental Health Services and Public Works a "will-serve" letter or a "letter of availability" from the water district indicating that the agency has the ability and system capacity to provide the project's domestic and fire protection water quantity needs. (DPW/EHS)

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- G) An agreement shall be entered into between the developer and the utility companies specifically listing the party(ies) responsible for performance and financing of each segment of work relating to the utility installation. A copy of this agreement or a letter from the utilities stating such agreement has been made shall be submitted to the DPW prior to the filing of the Final Map(s). Under certain circumstances, the telephone company may not require any agreement or financial arrangements be made for the installation of underground facilities. If so, a letter shall be submitted which includes the statement that no agreement or financial arrangements are required for this development. (DPW)
- H) Install cable TV conduit(s) in accordance with company or County specifications, whichever are appropriate. (DPW)
- I) Prior to Improvement Plan approval, provide the DPW with permits/comments from TRPA and/or Lahontan Regional Water Quality Control Board indicating their approval. (MM)(DPW)
- J) Obtain an Encroachment Permit from Caltrans for any work proposed within the State Highway right-of-way. A copy of said Permit shall be provided to the DPW prior to the approval of the Improvement Plans. Provide right-of-way dedications to the State, as required, to accommodate existing and future highway improvements. (MM)_(DPW)
- K) Prior to the approval of the Improvement Plans, submit to Environmental Health Services a "will-serve" letter from the franchised refuse collector for weekly or more frequent refuse collection service. (EHS)
- L) This project is located within a "State Responsibility Area" and, as such, is subject to fire protection regulations established by the State Board of Forestry. Compliance with these regulations shall be evidenced by submittal of a letter from California Department of Forestry (CDF) to the Department of Public Works prior to Improvement Plan approval. CC&Rs shall include notification to future lot owners that said regulations include provisions applicable to residential construction. (DPW)
- M) During project construction, staking shall be provided pursuant to Section 5-1.07 of the County General Specifications. (DPW)
- N) The applicant shall prepare and submit to the Department of Public Works (DPW), a Final Subdivision Map which is in substantial conformance to the approved Tentative Map in accordance with Chapter 16 (formerly Chapter 19) of the Placer County Code; pay all current map check and filing fees. (DPW)
- 4. Following Tentative Map approval, but before submittal of Improvement Plans, the applicant shall provide the Planning Department with five full-size prints of the approved Tentative Map for distribution to other County departments, if the approval of the project requires changes to the map. (CR) (PD)

IMPROVEMENTS/IMPROVEMENT PLANS

5. The applicant shall prepare and submit Improvement Plans, specifications and cost estimates (per the requirements of Section II of the Land Development Manual [LDM] that are in effect at the time of submittal) to the DPW for review and approval. The plans shall show all conditions for the project as well as pertinent topographical features both on- and off-site. All existing and proposed utilities and easements, on-site and adjacent to the project, which may be affected by planned construction, shall be shown on the plans. All landscaping within sight distance areas at intersections, shall be included in the Improvement Plans. The applicant shall pay plan check and inspection fees. (NOTE: Prior to plan approval, all applicable recording and reproduction cost shall be paid). The cost of the above-noted landscape and irrigation facilities shall be included in the estimates used to determine these fees. It is the applicant's responsibility to obtain all required agency signatures on the plans and to secure department approvals. If the Design/Site Review process and/or DRC review is required as a condition of approval for the project, said review process shall be completed prior to submittal of Improvement Plans. Record drawings shall be prepared and signed by a California Registered Civil Engineer at the applicant's expense and shall be submitted to the DPW prior to acceptance by the County of site improvements.

ADVISORY COMMENT: Conceptual landscape plans submitted prior to project approval may require modification during the Improvement Plan process to resolve issues of drainage and traffic safety. (MM) (DPW)

ADVISORY COMMENT: Technical review of the Final Map may not commence until the Improvement Plans are approved by the DPW. The applicant shall provide 5 copies of the approved Tentative Map and 2 copies of the approved conditions with the plan check application. After the 1st Improvement Plan submittal and review by the DPW, the applicant may submit the Final Map to the DPW. (MM)_(OPW)

6. mm Prepare and submit with the project Improvement Plans, a drainage report in conformance with the requirements of Section 5 of the LDM and the Placer County Storm Water Management Manual that are in effect at the time of submittal, to the DPW for review and approval. The report shall be prepared by a Registered Civil Engineer and shall, at a minimum, include: A written text addressing existing conditions, the effects of the improvements, all appropriate calculations, a watershed map, increases in downstream flows, proposed on- and off-site improvements and drainage easements to accommodate flows from this project. The report shall address storm drainage during construction and thereafter and shall propose "Best Management Practice" (BMP) measures to reduce erosion, water quality degradation, etc. Said BMP measures for this project shall include: Minimizing drainage concentration from impervious surfaces, construction management techniques, erosion protection at culvert outfall locations, straw bale sediment barriers, silt fencing and/or fiber roll waddles at the toe of all slopes, spreading of topsoil, netting, tackifiers, seed, mulch to promote revegetation, and oil/sand separators. (MM) (DPW)

- Storm drainage from on and off-site impervious surfaces (including roads) shall be collected and routed through specially designed catchbasins, vaults, filters, etc. for entrapment of sediment, debris and oils/greases as approved by DPW. Maintenance of these facilities shall be provided by the project owners/permittees unless, and until, a County Service Area is created and said facilities are accepted by the County for maintenance. Contractual evidence of a monthly parking lot sweeping and vacuuming, and catchbasin cleaning program shall be provided to DPW upon request. Failure to do so will be grounds for discretionary Permit revocation. Prior to Improvement Plan or Final Map approval, easements shall be created and offered for dedication to the County for maintenance and access to these facilities in anticipation of possible County maintenance. No water quality facility construction shall be permitted within any identified wetlands area, floodplain, or right-of-way, except as authorized by project approvals. (DPW)
- 8. ADVISORY COMMENT: Projects with ground disturbance exceeding one-acre that are subject to construction stormwater quality permit requirements of the National Pollutant Discharge Elimination System (NPDES) program shall obtain such permit from the State Regional Water Quality Control Board and shall provide to DPW evidence of a state-issued WDID number or filing of a Notice of Intent and fees prior to start of construction. (MM) (DPW)
- 9. Show the limits of the high water line for Lake Tahoe on the Improvement Plans and Informational Sheet(s) filed with the appropriate Final Map(s) and designate same as a building setback line unless greater setbacks are required by other conditions contained herein. (DPW)
- 10. Water quality "Best Management Practices" (BMPs) shall be applied according to guidance of the California Stormwater Quality Association (CASQA) Stormwater Best Management Practice Handbooks for Construction, for New Development / Redevelopment, or for Industrial and Commercial, (or other similar source as approved by the DPW). BMPs shall be designed to mitigate (minimize, infiltrate, filter, or treat) stormwater runoff. Flow or volume based post-construction BMPs shall be designed at a minimum in accordance with the Placer County Guidance Document for Volume and Flow-Based Sizing of Permanent Post-Construction Best Management Practices for Stormwater Quality Protection. BMPs for the project include, but are not limited to: Fiber Rolls (SE-5), Straw Bale Barriers (SE-5), Hydroseeding (EC-4), Revegetation techniques, Infiltration Trench (TC-10), and Water Quality Inlets (TC-50). All BMPs shall be maintained as required to insure effectiveness. Proof of on-going maintenance, such as contractual evidence, shall be provided to DPW upon request. (DPW)

- In order to protect site resources, no grading activities of any kind may take place within the Lake Tahoe high water line, unless otherwise approved as a part of this project.
- All storm drain inlets and catch basins within the project area shall be permanently marked/embossed with prohibitive language such as "No Dumping! Flows to Creek" or other language as approved by the DPW and/or graphical icons to discourage illegal dumping. Message details, placement, and locations shall be included on the Improvement Plans. DPW-approved signs and prohibitive language and/or graphical icons, which prohibit illegal dumping, shall be posted at public access points along channels and creeks within the project area. The Homeowner's association is responsible for maintaining the legibility of stamped messages and signs. (DPW)
- Prior to the recordation of the Final Map, the applicant shall be responsible for obtaining any address number changes that occur with the approval of this project from the DPW Addressing Division. (DPW)

PUBLIC SERVICE

- 14. Provide to DRC "will-serve" letters from the following public service providers prior to Improvement Plan and Final Map approvals, as required: (CR) (DPW)
 - A) Sierra Pacific Power Company
 - B) NTPUD
 - C) SBC
 - D) Southwest Gas
 - E) North Tahoe High and Kings Beach Elementary School Districts
 - F) Placer County Sheriff's Office
 - G) Tahoe Truckee Sierra Disposal Co., Inc.
- 15. Prior to the approval of the Improvement Plans, confer with local postal authorities to determine requirements for locations of cluster mailboxes, if required. The applicant shall provide a letter to DRC from the postal authorities stating their satisfaction with the development box locations, or a release from the necessity of providing cluster mailboxes prior to Improvement Plan approval. If clustering or special locations are specified, easements, concrete bases, or other mapped provisions shall be included in the development area and required improvements shall be shown on project Improvement Plans. (DPW)
- Prior to the approval of the Improvement Plans, submit to Environmental Health Services a "will-serve" letter from North Tahoe Public Utility District indicating that the district can and will provide sewerage service to the project. Connection of each lot in this project to sanitary sewers is required. (EHS)

17. Prior to the approval of the Improvement Plans, submit to Environmental Health Services, for review and approval, a "will-serve" letter or a "letter of availability" from North Tahoe Public Utility District for domestic water service. The applicant shall connect the project to this treated domestic water supply. (EHS)

GENERAL DEDICATIONS / EASEMENTS

- Provide the following easements/dedications on the Improvement Plans and Final Map to the satisfaction of the DPW and DRC: (DPW)
 - A) Public utility easements as required by the serving utilities, excluding wetland preservation easements (WPE). (DPW)
 - B) Drainage easements as appropriate. (DPW)

CULTURAL RESOURCES

19. If any archaeological artifacts, exotic rock (non-native), or unusual amounts of shell or bone are uncovered during any on-site construction activities, all work must stop immediately in the area and a SOPA-certified (Society of Professional Archaeologists) archaeologist retained to evaluate the deposit. The Placer County Planning Department and Department of Museums must also be contacted for review of the archaeological find(s).

If the discovery consists of human remains, the Placer County Coroner and Native American Heritage Commission must also be contacted. Work in the area may only proceed after authorization is granted by the Placer County Planning Department. A note to this effect shall be provided on the Improvement Plans for the project.

Following a review of the new find and consultation with appropriate experts, if necessary, the authority to proceed may be accompanied by the addition of development requirements which provide protection of the site and/or additional mitigation measures necessary to address the unique or sensitive nature of the site. (SR/CR/MM)_(PD)

FEES

20. Fees shall be paid to Placer County for the development of park and recreation facilities pursuant to Article 16.08.100 or 16.20.228 (formerly Section 19.107 and Section 19.343) of the *Placer County Code*. This fee is to be paid prior to the Building Permit issuance/recordation of the Final Map for use in Recreation Area #1 (North Tahoe P.U.D. and Martis Valley Area, and is based on the project approval for 6 lots. The amount to be paid shall be the fee in effect at the time of Building Permit issuance/Final Map recordation

O\PLUS\PLN\CONDSFINAL\PSUB20050934 TAHOE VISTA CHALETS

(for guidance, if the map was recorded today, the fee would be \$1,410 per residential lot. (CR) (PD)

- Pursuant to Section 21089 (b) of the California Public Resources Code and Section 711.4 et. seq. of the Fish and Game Code, the approval of this permit/project shall not be considered final unless the specified fees are paid. The fees required are \$880 for projects with Environmental Impact Reports and \$1,280 for projects with Negative Declarations. Without the appropriate fee, the Notice of Determination (which the County is required to file within 5 days of the project approval) is not operative, vested or final and shall not be accepted by the County Clerk. (SR) (PD)
- Prior to Improvement Plan approval, the applicant shall be required to meet the requirements for the CP improvements by either securing an encroachment permit from Caltrans to perform work in the highway right-of-way for the sidewalk, or if deemed appropriate by the County, to provide a cash payment in-lieu-of construction of the Tahoe Vista Community Plan Highway 28 frontage improvements. The cash payment shall be 120% of an approved engineer's estimate of the sidewalk.

MISCELLANEOUS CONDITIONS

- 23. **ADVISORY COMMENT:** This project may be subject to review and approval by the State Dept. of Fish & Game, Tahoe Regional Planning Agency (TRPA), and/or the U. S. Army Corps of Engineers. It is the applicant's responsibility to obtain such approvals, if necessary, prior to any grading, clearing, or excavation. **(CR)** (PD/DPW)
- The applicant shall, upon written request of the County, defend, indemnify, and hold 24. harmless the County of Placer (County), the County Planning Commission, and its officers, agents, and employees, from any and all actions, lawsuits, claims, damages, or costs, including attorneys fees awarded by a court, arising out of or relating to the processing and/or approval by the County of Placer of that certain development project known as Tahoe Vista Chalets (the Project). The applicant shall, upon written request of the County, pay or, at the County's option, reimburse the County for all costs for preparation of an administrative record required for any such action, including the costs of transcription, County staff time, and duplication. The County shall retain the right to elect to appear in and defend any such action on its own behalf regardless of any tender under this provision. This indemnification obligation is intended to include, but not be limited to, actions brought by third parties to invalidate any determination made by the County under the California Environmental Quality Act (Public Resources Code Section 21000 et seq.) for the Project or any decisions made by the County relating to the approval of the Project. Upon request of the County, the applicant shall execute an agreement in a form approved by County Counsel incorporating the provisions of this condition. (CC)

DECEMBER, 2005

25. Notification to all future owners that all outdoor lighting shall be shielded such that direct rays from the lamp are directed downward and do not cross property lines. Motion sensor lighting shall be encouraged to minimize night sky light pollution. (CR/MM) (PD)

CONDITIONS, COVENANTS, & RESTRICTIONS

- Prior to the filing of the Final Map, Conditions, Covenants, and Restrictions (CC&Rs) shall be prepared and submitted to and approved by the DPW, County Counsel, and other appropriate County Departments and shall contain provisions for: (CR)
 - A) The applicants shall create a Homeowners' association with certain specified duties/responsibilities; (CR) (DPW)
 - B) None of the provisions required by this condition of approval shall be altered without the prior written consent of Placer County. (CR) (PD/DPW/EHS/APCD)
- 27. Dedicate Open Space Easements (OSE) to the homeowners' association. Specific provisions of the easement restrictions shall be contained within the project CC&Rs as deemed appropriate by the DRC. (CR/MM) (PD)
- Open Space Easements: Open space easements shall be shown on the Final Map as a building setback line. A note shall be provided on the Final Map prohibiting the placement of any fill materials, lawn clippings, oil, or trash within the open space easements, nor shall any grading or alteration be permitted in these areas, including accessory structures, swimming pools, fencing, domestic landscaping and irrigation. A provision for the enforcement of this restriction by the homeowners' association shall be provided. Maintenance of the open space easement shall be the lot owners' responsibility. (CR/MM) (PD/DPW)
- 29. Prior to the filing of the Final Map, Conditions, Covenants, and Restrictions (CC&Rs) shall be prepared and submitted to and approved by the ESD, County Counsel, and other appropriate County Departments and shall contain provisions/notifications related to those issues raised in Conditions 7, 8, 9, 10, 11, 12, 13, 15, 16, 17. (CR) (PD/DPW/EHS/APCD)
- 30. The applicants shall create a Homeowners' association with certain specified duties/responsibilities. (CR) (DPW)

DEVELOPMENT STANDARDS

31. No lot shall be further divided. (CR) (PD) DECEMBER, 2005

- 32. No lot shall be divided by a tax district boundary. (CR) (PD)
- Notification to future homeowners/builders that removal or disturbance of native California trees 6" dbh or greater, if single trunk, or 10" aggregate for multiple trunk not previously approved for removal by Placer County is prohibited unless approval is received from the Placer County DRC. (PD)

EXERCISE OF PERMIT

34. The applicant shall have 36 months to exercise this Vesting Tentative Map. Unless exercised, this approval shall expire on December 19, 2008. (SR/CR) (PD)

ENGINEER
GARY DAVIS GROUP
POST OFFICE BOX 7392
TAHOE CITY, CA 96145
(530) 583-9222

SURVEYOR ARNETT & ASSOCIATES KEN ARNETT, P.L.S. POST OFFICE BOX 336 CRYSTAL BAY, NV 89402 (775) 831-8618

LAND PLANNER MIDKIFF & ASSOCIATES GARY MIDKIFF, PRINCIPAL POST OFFICE BOX 12427 ZEPHYR COVE, NV 89448 (775) 588-1090

ELECTRICITY:

SIERRA PACIFIC POWER COMPANY POST OFFICE BOX 107 TAHOE VISTA, CA 96148 (530)548-2573

TELEPHONE:

PACIFIC BELL 2075 ELOISE AVENUE SOUTH LAKE TAHOE, CA 96150 (530)542-5625

CABLE TV:

TCI CABLE VISION OF CALIFORNIA, INC. POST OFFICE BOX 1388 KINGS BEACH, CA 96143 (530)546-5915

SCHOOL DISTRICT: TAHOE—TRUCKEE UNIFIED SCHOOL DISTRICT POST OFFICE BOX 458 TRUCKEE, CA 96180 (S30)587—3561

FIRE PROTECTION: NORTH TAHOE FIRE PROTECTION DISTRICT POST OFFICE 80X 5879 TAHOE CITY, CA 96145 (\$30)583-6913

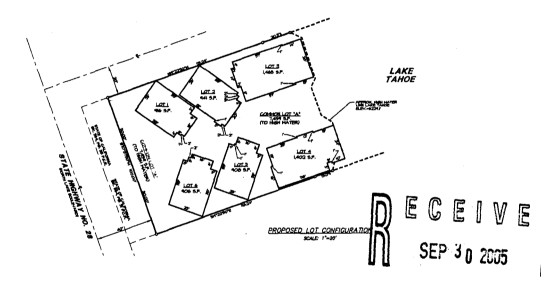
SEWER /WATER:

TAHOE TRUCKEE SIERRA DISPOSAL POST OFFICE BOX 135 TAHOE CITY, CA 96145 (530)583-0148

SOUTHWEST GAS CORPORATION 218 INCLINE COURT INCLINE VILLAGE, NV 89451 (775)831-7436 GAS:

NORTH TAHOE PUBLIC UTILITY DISTRICT POST OFFICE BOX 139 TAHOE VISTA, CA 96148 (530)546-4212

VESTING TENTATIVE MAP FOR TAHOE VISTA CHALETS A PLANNED DEVELOPMENT APN: 117-130-33 & -34



NOTES:

- THIS BASE INFORMATION WAS PROVIDED BY ARMETT & ASSOCIATES
- 2. THIS PROPERTY WAS OWNED BY TAHOE WISTA CHALETS, A
- I PARKING FOR EACH LOT SHALL BE PROVIDED WITHIN AREA "L"
- THE BOUNDARY SHOWN HEREON IS BASED UPON RECORD INFORMATION AND DOES NOT REFLECT A BOUNDARY SURVEY.
- 5. TREES SMALLER THAN 6" IN DIAMETER HAVE NOT BEEN SHOWN
- 4. THE ACCURACY OF THIS SURVEY IS ONE-HALF CONTOUR INTERVAL.
- VERTICAL DATAM FOR THIS SURVEY IS BASED ON THE ELEVATION OF LAKE TANCE ON DECEMBER 10, 2001, AS PER THE FEDERAL WATER MASTER ELEVATION 8224-05. CONTOUR INTERVAL IS 2"UNLESS OTHERWISE HOTEL
- 8. THIS MAP IS BEING SUBMITTED AS A MESTING TENTATIVE MAP PURSUANT TO SECTIONS 68410 THROUGH 68498.58 OF THE GOVERNMENT CODE OF THE STATE OF CALIFORNIA.
- THIS PARCEL IS PORTION LOTS 38 AND 38 OF TANCE WISTA SUBDIVISION NO. 1, BOOK ¹⁸ MARS, PAGE 19, BEING A PORTION OF THE MORTHWEST 1/4 OF SECTION 13, TOWNSHIP 18 MORTH, RANGE 17 EAST, M.D.B. & M., PLACER COUNTY, CALIFORNIA, APVS 117-130-13 & -34, AREA = 13,988 S.F.
- EXISTING PLACER COUNTY ZONING FOR THIS PROPERTY IS: SPECIAL AREA 4, TOURIST RESIDENTIAL, ON PAGE 8-15 TAHOE VISTA COMMUNITY PLAN.
- 11. PROPOSED 8 LOTS TO BE ZONED RESIDENTIAL WITH COMMON AREA



SURVEYORS STATEMENT

THIS MAP ACCURATELY CONFORMS TO SECTION 19.125 OF THE PLACER COUNTY LAND DEVELOPMENT MANUAL.

PLANNING DEPT.

9/29/05 DATED KEN ARNETT, PLS 5851

TAHOL VISTA CHALET!

APM: 117-120-22 & -24 7442 NORTH LAKE BLVD.

PLACER COUNTY

GARY DAVIS GROUP DESIGN AND ENGINEERING

P.O. BOX 740 ARBOCIATES, INC.
LANG BANN'TONS FLANGUAGE
HOSTEL TANGE TONS SELECT
HOSTEL
HO

MTL

7350 ISLAND QUEEN DRIVE SPARKS, NV 89436

reject Humaur 1558

COVER SHEET AS NOTED TM-1AND2.DWG

PLOT DATE

9/30/05

OF 2 SHEETS